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5 **CARMAN COONEY FORBUSH PLLC**

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11 Attorneys for Defendant

12 State Farm Mutual Automobile Insurance Company

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15 **UNITED STATES DISTRICT COURT**
16 **DISTRICT OF NEVADA**

17 THOMAS SIPAN, individually,

18 2:19-cv-00604-RFB-DJA

19 Plaintiff,

20 v.

21 STATE FARM MUTUAL AUTOMOBILE
22 INSURANCE COMPANY, individually,
23 DOES I-X, and ROE CORPORATIONS I-X,

Defendants

**STIPULATION TO EXTEND
DEADLINE TO FILE JOINT
PRETRIAL ORDER BY ONE
WEEK**

24 Pursuant to Local Rule IA 6-1 and II 26-4, Defendant State Farm Mutual
25 Automobile Insurance Company and Plaintiff Thomas Sipan, by and through their
26 respective counsel of record, stipulate to a seven day extension of the deadline to
27 file the joint pretrial order in this matter. Trial counsel have been unable to find

1 an agreeable time to meet and confer over the substantial volume of exhibits and
2 issues to be tried in this matter. Plaintiff's counsel is still in the middle of a jury
3 trial in the eighth judicial district court, and defense counsel had an unusually
4 hectic calendar hampered by the sudden rupture of a waste water drain line over
5 his desk and computer.

6 The parties seek a modest seven day extension from the court's deadline to
7 submit the joint pretrial order to accommodate the schedules of both counsel.
8 Neither party anticipates that any further deadlines would be requested or
9 warranted thereafter.

10 DATED March 16, 2022

DATED March 16, 2022

11 CARMAN COONEY FORBUSH
12 PLLC

THE POWELL LAW FIRM

13 /s/Benjamin J. Carman

/s/Tom Stewart

BENJAMIN J. CARMAN, ESQ.
14 ROBERT T. HERNANDEZ, ESQ.
Attorneys for Defendant
15 State Farm Mutual Automobile
Insurance Company

PAUL D. POWELL, ESQ.
TOM STEWART, ESQ.
Attorneys for Plaintiff
Thomas Sipan

16
17 ORDER

18 IT IS SO ORDERED.

19 Dated: March 20, 2022

20 
21 RICHARD E. BOILWARE, II
22 United States District Court
23

1 CERTIFICATE VIA CM/ECF

2 Pursuant to FRCP 5, I hereby certify that I am an employee of CARMAN
3 COONEY FORBUSH, PLLC, and that on March 16, 2022, I caused to be served via
4 CM/ECF a true and correct copy of the document described herein.

5 **Document Served:**

6 **STIPULATION TO EXTEND DEADLINE TO FILE JOINT PRETRIAL
7 ORDER BY ONE WEEK**

8 **Person(s) Served:**

9
10 Paul D. Powell, Esq.

11 Tom Stewart, Esq.

12 Jared C. Powell, Esq.

13 **The Powell Law Firm**

14 8918 Spanish Ridge Ave.,

15 Suite 100

16 Las Vegas, NV 89148

17 Attorney for Plaintiff,

18 Thomas Sipan

19 /s/ Pierra Graham-Blanchard

20

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